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12  
13 UNITED STATES DISTRICT COURT  
14 DISTRICT OF NEVADA

15 BRIDGESTONE AMERICAS TIRE  
16 OPERATIONS, LLC,

CASE NO: 2:14-cv-00355-JCM-NJK

17 Plaintiff,

18 v.

19 KORYO TYRES INDUSTRIAL (CHINA) LTD.,  
20 and KORYO INTERNATIONAL INDUSTRIAL  
21 LIMITED,

22 Defendants.

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23 **FINAL JUDGMENT**  
24 **AND PERMANENT INJUNCTION**

25 By and with the consent of Plaintiff BRIDGESTONE AMERICAS TIRE OPERATIONS,  
26 LLC and Defendants KORYO TYRES INDUSTRIAL (CHINA) LTD. and KORYO  
27 INTERNATIONAL INDUSTRIAL LIMITED, the Court enters the following final judgment  
28 and permanent injunction:

29 1. This Court has jurisdiction over this matter pursuant to 15 U.S.C. § 1121 and 28  
30 U.S.C. §§ 1331, 1338(a) and (b). Pursuant to 28 U.S.C. § 1367, this Court has supplemental  
31 jurisdiction over Plaintiff's state law claims because those claims form part of the same case or

1 controversy. This court has personal jurisdiction over the parties, and venue is proper in this  
2 District pursuant to 28 U.S.C. § 1391(b) and (c).

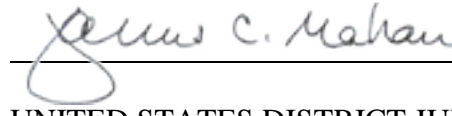
3 2. Good cause exists for the entry of this Final Judgment and Permanent Injunction  
4 against Defendants.

5 **THEREFORE, IT IS ORDERED AS FOLLOWS:**

6 A. Defendants, their related companies, officers, directors, employees, agents, and all  
7 persons in active concert or participation with any of them who receive actual notice of this  
8 Judgment by personal service or otherwise are hereby PERMANENTLY ENJOINED from:

9 Using, registering, or attempting to use or register (directly or indirectly) the BGSTONE  
10 name or mark; the BGSTONE Logo; any name or mark comprised of or containing the  
11 letter “B” followed by a number, numbers, letter, letters, or combination of numbers and  
12 letters—including but not limited to the Infringing B Marks; any variations thereof;  
13 and/or any other term(s), stylization(s), or design(s) likely to be confused with or to dilute  
14 any name or mark owned by Bridgestone or its related companies in any form (e.g., as, or  
15 as part of, a product name or logo, company name or logo, trademark, service mark,  
16 ornamentation, trade name, business name, fictitious name, slogan, tagline, domain name,  
17 favicon, e-mail address, URL, social-media name, screen name, keyword, metatag, or  
18 other name or identifier), in any medium (e.g., print, television, radio, Internet, or other  
19 electronic or online means), for any goods or services.

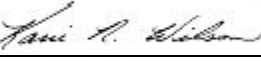
20  
21 **IT IS SO ORDERED** October 15, 2015.

22  
23   
24 UNITED STATES DISTRICT JUDGE

1 **STIPULATION**

2 The undersigned represent that they have the authority to stipulate to the entry of the  
3 foregoing Final Judgment and Permanent Injunction, and it is so stipulated.

4 For Plaintiff:

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6 J. BRUCE ALVERSON, ESQ.

Date: October 14, 2015

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9 Nevada Bar No. 7957

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18 GARY F. WANG

Date: October 14, 2015

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